SUMMONS - CIVIL

JD-CV-1 Rev. 10-15 C.G.S. §§ 51-346, 51-347, 51-349, 51-350, 52-45a, 52-48, 52-259, P.B. §§ 3-1 through 3-21, 8-1, 10-13

STATE OF CONNECTICUT **SUPERIOR COURT** www.jud.ct.gov

See other side for instructions

└── costs is less 'X" if amou	s than \$2 500.		demand, not including demand, not including				
☐ "X" if claimi	ng other relief in a	ddition to or	in lieu of money or da	mages.			
TO: Any proper	officer; BY AUTHO	ORITY OF Th	HE STATE OF CONN	ECTICUT, y	ou are hereby commande	d to make due and	legal service of
Address of court cle	rk where writ and other	papers shall be	filed (Number, street, town	and zip code)	Telephone number of clerk	Return Date (Must	be a Tuesday)
(C.G.S. §§ 51-346,	•	COOF			(with area code) (203) 965-5296	November	29,2016
	t, Stamford, CT		At (Town in which writ is r	otumable) (C.G	\ <i>'</i>	Month Case type code (Se	Day Year
X Judicial District	G.		Stamford	etamable) (O.C	.0. 93 01-040, 07 010)	Major: T	Minor: 90
Housing Session		mber:	<u> </u>			inajon i	
For the Plain	tiff(s) please en	ter the app	earance or.	town and zin c	ode)	Juris number (to be e	intered by attorney only)
Name and address of attorney, law firm or plaintiff if self-represented (Number, street, town and zip code) Silver Golub & Teitell LLP, 184 Atlantic Street, Stamford, CT 06901					odej	058005	mercu ey eneme, em,,
Telephone number		Atlantic Otto	Signature of Plaintiff (If se				· · · · · · · · · · · · · · · · · · ·
(203) 325-44			, signature and a second	,			
The attorney or law	firm appearing for the p	laintiff, or the pla	aintiff if	E	nail address for delivery of papers	s under Section 10-13 (if	agreed to)
self-represented, ag	rees to accept papers (tion 10-13 of the Conne	service) electror	nically in X Yes		slager@sgtlaw.com		
Number of Plainti			efendants: 2		m JD-CV-2 attached for a		
Parties					mber; Street; P.O. Box; To		
First Plaintiff	Name: John Do Address:	e PPA Moth	er Doe and Father D	oe, [addres	s redacted], Wilton, Con	necticut	P-01
Additional Plaintiff	Name: Mother L Address:	Ooe, Individ	ually, [address redac	ted], Wilto	n, Connecticut		P-02
First Defendant	Name: Wilton B Address: Howd &	oard of Edu Ludorf, LLC	cation, by serving it , 65 Wethersfield Av	s attorney, e, Hartford	Thomas R. Gerarde, via , CT 06114	email	D-01
Additional Defendant	Name: Town of Address: Howd &	Wilton, by s Ludorf, LLC	serving its attorney, , 65 Wethersfield Av	Thomas R. re, Hartford	Gerarde, via email CT 06114		D-02
Additional Defendant	Name: Address:					1,00	D-03
Additional Defendant	Name: Address:						D-04
Notice to E	ach Defenda	nt					
1. YOU ARE BEI against you in t	NG SUED. This paper this lawsuit.	er is a Summo	attorney must file a form	n called an "A	ed to these papers states the opearance" with the clerk of the is not a hearing date. You	he above-named Cou	rt at the above

- Return Date unless you receive a separate notice telling you to come to court.

 3. If you or your attorney do not file a written "Appearance" form on time, a judgment may be entered against you by default. The "Appearance" form may be obtained at the Court address above or at www.jud.ct.gov under "Court Forms."
- 4. If you believe that you have insurance that may cover the claim that is being made against you in this lawsuit, you should immediately contact your insurance representative. Other action you may have to take is described in the Connecticut Practice Book which may be found in a superior court law library or on-line at www.jud.ct.gov under "Court Rules."

 5. If you have questions about the Summons and Complaint, you should talk to an attorney quickly. The Clerk of Court is not allowed to give advice on
- legal questions.

Signed (Sign and "X" proper box)	X	Commissioner of the Superior Court Assistant Clerk	Name of Person Signing Paul A. Slager	at Left		Date signed 10/14/2016
If this Summons is signed by a Clerk: a. The signing has been done so that the Plaintiff(s) will not be denied access to the courts. b. It is the responsibility of the Plaintiff(s) to see that service is made in the manner provided by law. c. The Clerk is not permitted to give any legal advice in connection with any lawsuit. d. The Clerk signing this Summons at the request of the Plaintiff(s) is not responsible in any way for any errors or omissions in the Summons, any allegations contained in the Complaint, or the service of the Summons or Complaint.						SOFEKI
I certify I have read and understand the above:	Signed (Self-Represented Plain	tiff)		Date	Dekket Num	nbero 2
		(Dage (1 05 01			in Later

CIVIL SUMMONS CONTINUATION OF PARTIES JD-CV-2 Rev. 9-12

STATE OF CONNECTICUT SUPERIOR COURT

First named Plaintiff (Last, First, Middle Initial)

John Doe PPA Mother Doe and Father Doe, [address redacted], Wilton, Connecticut

First named Defendant (Last, First, Middle Initial)

Wilton Board of Education, by serving its agent of service via email by agreement, Thomas R. Gerarde, 65 Wethersfield Ave, Hftd.

Additional Plaintiffs				
Name (Last, First, Middle Initial, if Individual)	Address (Number, Street, Town and Zip	Code)		CODE
Father Doe, Individually, [address redacted], Wil	ton, Connecticut			03
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Additional Defendants		<u></u>		
Name (Last, First, Middle Initial, if individual)	Address (Number, Street, Town and	I Zip Co	de)	CODE
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		12	FUR COURT USE UNLY - FII	e Date
		13		
		-		
		14	Docket number	·

Instructions

- 1. Type or print legibly; sign summons.
- 2. Prepare or photocopy a summons for each defendant.
- 3. Attach the original summons to the original complaint, and attach a copy of the summons to each copy of the complaint. Also, if there are more than 2 plaintiffs or more than 4 defendants prepare form JD-CV-2 and attach it to the original and all copies of the complaint.
- 4. After service has been made by a proper officer, file original papers and officer's return with the clerk of court.
- 5. Do not use this form for the following actions:
 - (a) Family matters (for example divorce, child support, custody, paternity, and visitation matters).
 - (b) Summary process actions.
 - (c) Applications for change of name.

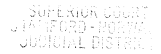
- (d) Probate appeals.
- (e) Administrative appeals.
- (f) Proceedings pertaining to arbitration.
- (g) Any actions or proceedings in which an attachment, garnishment or replevy is sought.

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

Case Type Codes

Major Description	Codes Majo <i>rl</i> Minor	Minor Description	Major Description	Codes Major/ Minor	Minor Description
Contracts	C 00	Construction - All other	Torts (Other than	T 02	Defective Premises - Private - Snow or Ice
	C 10	Construction - State and Local	Vehicular)	T 03	Defective Premises - Private - Other
	C 20	Insurance Policy		T 11	Defective Premises - Public - Snow or Ice
	C 30	Specific Performance		T 12	Defective Premises - Public - Other
	C 40	Collections		T 20	Products Liability - Other than Vehicular
	C 90	All other		T 28	Malpractice - Medical
Eminent Domain	E 00	State Highway Condemnation	1	T 29	Malpractice - Legal
Limited Bondan	E 10	Redevelopment Condemnation		T 30	Malpractice - All other
	E 20	Other State or Municipal Agencies		T 40	Assault and Battery
	E 30	Public Utilities & Gas Transmission Companies		T 50	Defamation
	E 90	All other		T 61	Animals - Dog
	L 30	7.ii Olliei		T 69	Animals - Other
Miscellaneous	M 00	Injunction	1	T 70	False Arrest
	M 10	Receivership		T 71	Fire Damage
	M 20	Mandamus		T 90	All other
	M 30	Habeas Corpus (extradition, release from Penal Institution)	Vehicular Torts	V 01	Motor Vehicles* - Driver and/or Passenger(s) vs. Driver(s)
	M 40	Arbitration		V 04	Motor Vehicles* - Pedestrian vs. Driver
	M 50	Declaratory Judgment		V 05	Motor Vehicles* - Property Damage only
	M 63	Bar Discipline		V 06	Motor Vehicle* - Products Liability Including Warranty
	M 66	Department of Labor Unemployment Compensation Enforcement		V 09	Motor Vehicle* - All other
	M 68	Bar Discipline - Inactive Status		V 10	Boats
	M 70	Municipal Ordinance and Regulation Enforcement		V 20	Airplanes
	M 80	Foreign Civil Judgments - C.G.S. 52-604 & C.G.S.		V 30	Railroads
		50a-30		V 40	Snowmobiles
	M 83	Small Claims Transfer to Regular Docket		V 90	All other
	M 84	Foreign Protective Order			*Motor Vehicles include cars, trucks, motorcycles,
	M 90	All other			and motor scooters.
Property	P 00	Foreclosure			
	P 10	Partition	Wills, Estates	W 10	Construction of Wills and Trusts
	P 20	Quiet Title/Discharge of Mortgage or Lien	and Trusts	W 90	All other
	P 30	Asset Forfeiture			
	P 90	All other			



2016 OCT 19 A 10: 47

RETURN DATE: NOVEMBER 29, 2016

SUPERIOR COURT

BOY DOE PPA MOTHER DOE

AND FATHER DOE,

MOTHER DOE, INDIVIDUALLY AND

FATHER DOE, INDIVIDUALLY

JUDICIAL DISTRICT OF

STAMFORD/NORWALK

v.

AT STAMFORD

WILTON BOARD OF EDUCATION AND TOWN OF WILTON

OCTOBER 14, 2016

COMPLAINT

<u>COUNT ONE</u>: (Boy Doe, as to defendant Wilton Board of Education)

- 1. Prior to bringing this action, plaintiff Boy Doe PPA Mother Doe and Father Doe (the "plaintiff") sought and obtained an Ex-Parte Order pursuant to Practice Book § 11-20A(h)(2) from the Superior Court of Connecticut, Judicial District of Stamford/Norwalk at Stamford, granting permission for the use of the pseudonyms "Boy Doe," "Mother Doe" and "Father Doe," for the purposes of serving, filing and pursuing the present action.
- 2. At all times relevant to plaintiff's claims in this complaint, Boy Doe was a minor resident of the State of Connecticut who lived in Wilton, Connecticut.
- 3. During 2013 winter/spring school semester and the 2013-14 school year, Boy Doe was four and five-years-old, fully toilet-trained and a preschool student at the Miller-Driscoll

School ("Miller-Driscoll"), a public school in Wilton, Connecticut. Miller-Driscoll provided public education and educational services for Wilton residents in preschool through second grade.

- 4. At all relevant times, defendant Wilton Board of Education ("WBOE") was legally responsible for any acts and omissions of its agents, employees and/or the staff working at Miller-Driscoll that affected the safety and well-being of Miller-Driscoll students, including Boy Doe.
- 5. At all times relevant to plaintiff's claims, Eric Von Kohorn ("Von Kohorn"), a resident of Bridgeport, Connecticut, was employed by the WBOE as a school paraprofessional working with preschool students at Miller-Driscoll.
- 6. At all times relevant in this Complaint, employees and representatives of the WBOE referred to in this Complaint, including the Director of Miller-Driscoll, Dr. Fred Rapczynski, other staff working in Miller-Driscoll (the "Miller-Driscoll staff") and staff working in the WBOE Human Resources department were employees or agents of WBOE, acting in the scope of their employment or agency with WBOE and in furtherance of the interests of WBOE.
- 7. In early January 2013, Dr. Rapczynski, received reports of disturbing conduct by Von Kohorn, relating to his interactions with a female Miller-Driscoll preschool student.
- 8. More specifically, the student's parents informed Dr. Rapczynski in early January 2013 that their daughter, a 4-year-old female Miller-Driscoll preschool student reported that Von

Kohorn: (1) had taken her alone into a deserted Miller-Driscoll school bathroom (in direct violation of existing Miller-Driscoll school policies); (2) had inappropriately sexually assaulted her by forcefully wiping her after she went to the bathroom, although she was completely toilet trained and did not require assistance toileting; (3) had caused her visible physical injuries and irritation to her genital area, which was seen by her parents.

- 9. At the time, Dr. Rapczynski knew that the WBOE and Miller-Driscoll had strict policies designed to protect students and to prevent sexual abuse of Miller-Driscoll students, and that those written policies strictly prohibited Von Kohorn from taking female preschool students into the bathroom alone and unaccompanied by others.
- 10. In response to the reports by the female preschool student's parents, Dr. Rapczynski in January 2013 informed Von Kohorn of the child's allegations and twice interviewed Von Kohorn.
- 11. During the first of these two interviews, Von Kohorn denied ever taking the female student into the bathroom.
- 12. During the second interview, Von Kohorn admitted he had lied during the first interview, and admitted he had taken the female student alone into the bathroom.
- 13. In January 2013, Dr. Rapczynski reported the student's allegations, as well as the substance of his two interviews with Von Kohorn and the fact Von Kohorn had eventually admitted to having taken a female preschool student alone into the Miller-Driscoll bathroom, to

staff in the WBOE Human Resources department and at least one other Miller-Driscoll staff member.

- 14. As a result, in January 2013, Dr. Rapczynski, other Miller-Driscoll staff and the WBOE Human Resources department knew that: (1) a female preschool student at Miller-Driscoll who was fully toilet-trained and did not require any assistance toileting had reported that Von Kohorn had sexually assaulted her in the Miller-Driscoll bathroom; (2) the same student's parents reported seeing physical injuries evidencing such an assault; (3) Von Kohorn initially denied ever taking the girl alone into the bathroom; (4) Von Kohorn's denial was a lie; (4) Von Kohorn eventually admitted he had taken the fully toilet-trained female student alone into the Miller-Driscoll bathroom, in direct violation of WBOE policies designed to prevent sexual abuse of students.
- 15. Despite this knowledge, Dr. Rapczynski, the WBOE Human Resources department and other representatives of the WBOE negligently failed to take any other steps to investigate whether Von Kohorn had sexually assaulted the female student and never reached any conclusion one way or another about whether Von Kohorn had sexually assaulted the student.
- 16. Dr. Rapczynski reported the incidents to the Department of Child and Family Services ("DCF"), including the fact that his own investigation "did not support the girl's claims." DCF informed Dr. Rapczynski within a few days of his reports that, based on the

contents of Dr. Rapcyznski's reports; DCF would not be performing its own investigation of the allegations. As a result, Dr. Rapczynski and the WBOE knew that there was no DCF investigation into the allegations of child sexual abuse of the female Miller-Driscoll student by Von Kohorn.

- 17. Dr. Rapczynski, the WBOE Human Resources department and/or other WBOE staff breached their nondiscretionary obligations when they:
 - a) failed to further investigate whether Von Kohorn had sexually assaulted the female preschool student in January 2013, after learning of the report of sexual assault and before placing Von Kohorn in contact with other students.
 - b) failed to ever reach a conclusion regarding whether Von Kohorn had sexually assaulted the female preschool student before placing Von Kohorn in contact with other students;
 - c) failed to take proper steps to prevent Von Kohorn's continued access to and daily work with Miller-Driscoll preschool students;
 - d) failed to evaluate whether Von Kohorn posed a threat to students after learning of the report of sexual assault, before allowing him contact with students.
 - e) failed to terminate, suspend or otherwise discipline Von Kohorn;
 - f) failed to increase the level of supervision of Von Kohorn;

- g) failed to properly investigate Von Kohorn's qualifications and eligibility to work with preschool students;
- h) failed to further investigate the nature of Von Kohorn's contact with preschool students;
- failed to inform parents of Miller-Driscoll students of the report of Von Kohorn's sexual abuse of the female student in the bathroom.
- 18. Instead, Dr. Rapczynski, the WBOE Human Resources department and/or other WBOE staff reassigned Von Kohorn to a different classroom, where they knew he would continue working closely with other Miller-Driscoll preschool students, but would temporarily no longer have regular classroom contact with the female student who had reported Von Kohorn had sexually assaulted her.
- 19. As a result, although WBOE did no further investigation and did not reach a conclusion about whether Von Kohorn had sexually assaulted the female pre-school student, Von Kohorn remained employed by WBOE as a preschool paraprofessional working closely with preschool students during the 2013 winter/spring semester and the 2013-14 school year.
- 20. Boy Doe was a preschool student in the class where Dr. Rapczynski and the WBOE reassigned Von Kohorn in January 2013, after Dr. Rapczynski and the WBOE learned of Girl Doe's reports of sexual abuse.
- 21. Miller-Driscoll staff members, authorized agents and/or employees, including Dr. Rapczynski, staff in the WBOE Human Resources department and other WBOE staff, knew or

should have known that Boy Doe, a Miller-Driscoll preschool student in the classroom where Von Kohorn was reassigned in January 2013, was an identifiable victim who faced the threat of imminent harm from contact with Von Kohorn and who was reasonably calculated to sustain serious injury if Von Kohorn was allowed to have contact him in Miller-Driscoll.

- 22. Nonetheless, Miller-Driscoll staff members, authorized agents and/or employees, including Dr. Rapczynski, staff in the WBOE Human Resources department and other WBOE staff, negligently placed Boy Doe under the threat of imminent harm by assigning Von Kohorn to a position that would cause him to have direct contact with Boy Doe, thus subjecting the identifiable victim, Boy Doe, to the threat of imminent harm.
- 23. Starting in January 2013 and during the rest of the 2013 winter/spring semester and the following 2013-14 school year, Boy Doe attended Miller-Driscoll school and had frequent contact with Von Kohorn at Miller-Driscoll.
- 24. Although Boy Doe was fully toilet-trained, Von Kohorn regularly took Boy Doe alone into the Miller-Driscoll school bathrooms, and was negligently permitted to do so by other Miller-Driscoll employees and authorized agents, in violation of their nondiscretionary obligation to prevent him from doing so.
- 25. By permitting Von Kohorn to work closely with Boy Doe and take Boy Doe alone into the school bathrooms, Miller-Driscoll staff members negligently placed Boy Doe, an identifiable victim, under the threat of imminent harm, in situations that were reasonably calculated to cause Boy Doe serious injury.

- 26. During the 2013 winter/spring semester and/or the 2013-14 school year, when he took Boy Doe alone into the Miller-Driscoll bathroom, Von Kohorn sexually exploited and injured Boy Doe by taking digital images of Boy Doe while his pants were down in the bathroom with the intent to use these images for personal gratification and/or distribution to other collectors of child pornography.
- 27. As a result of the negligence of WBOE and Miller-Driscoll staff members, authorized agents and/or employees as outlined above, Boy Doe suffered serious and permanent damages, as well as extensive permanent emotional and psychological injuries arising directly from the digital exploitation he suffered.
- 28. As a further result of the negligence of WBOE and Miller-Driscoll staff members, authorized agents and/or employees as outlined above, Boy Doe has suffered and will continue to suffer significant loss in the enjoyment of his life's activities.
- 29. As a further result of the negligence of WBOE and Miller-Driscoll staff members, authorized agents and/or employees as outlined above, Boy Doe has suffered and will continue to suffer Post Traumatic Stress Disorder, loss of self-esteem, learning difficulties, sleep disturbances, fear and anxiety, adverse behavioral changes, learning difficulties and disabilities, disruption in his interactions and relationships with other people and negative changes in the way plaintiff functions and will function in the world.

30. As a further result of the negligence of WBOE and Miller-Driscoll staff members, authorized agents and/or employees as outlined above, plaintiff has and will suffer economic losses for costs of treatment over the course of his lifetime.

COUNT TWO: (Boy Doe, as to defendant Town of Wilton)

- 1-30. Paragraphs 1- 30 of Count One are here incorporated and made paragraphs 1- 30 of this Count Two.
- 31. At all relevant times, the WBOE, by and through the acts and omissions of staff members, authorized agents and/or employees working at Miller-Driscoll, functioned as an arm or agency of defendant Town of Wilton.
- 32. The Town of Wilton is legally responsible for any damages assessed against the WBOE as a result of the injuries suffered by Boy Doe.

COUNT THREE: (Mother Doe, as to defendant Wilton Board of Education)

- 1-30. Paragraphs 1-30 of Count One are here incorporated and made paragraphs 1-30 of this Count Three.
- 31. WBOE had a nondiscretionary obligation to remove Von Kohorn from having contact with preschool students at Miller-Driscoll and breached its obligation by failing to do so.
- 32. Mother Doe was an identifiable victim and WBOE placed her under the threat of imminent harm, in a situation reasonably calculated to cause her serious injury, when it assigned Von Kohorn to her son, Boy Doe's, classroom under the circumstances outlined above.

- 33. Mother Doe has suffered emotional injury from knowing she allowed Boy Doe to be with Von Kohorn and failing to recognize that Boy Doe was victimized by Von Kohorn, as a result of Dr. Rapcyznski and others at WBOE's conduct, as outlined above. Mother Doe's injuries also have resulted in additional injury to Boy Doe.
- 34. Dr. Rapcyznski and WBOE's conduct as outlined above created an unreasonable risk of causing Mother Doe emotional distress.
- 35. Mother Doe's distress was a foreseeable consequence of Dr. Rapcyznski and WBOE's conduct, as outlined above.
- 36. Mother Doe's emotional distress was severe enough that it has resulted in injury or bodily harm to Mother Doe.
 - 37. Dr. Rapcyznski and WBOE's conduct was the cause of Mother Doe's distress.

COUNT FOUR: (Mother Doe, as to defendant Town of Wilton)

- 1-37. Paragraphs 1-37 of Count Three are here incorporated and made paragraphs 1-37 of this Count Four.
- 38. At all relevant times, the WBOE, by and through the acts and omissions of staff members, authorized agents and/or employees working at Miller-Driscoll, functioned as an arm or agency of defendant Town of Wilton.
- 39. The Town of Wilton is legally responsible for any damages assessed against the WBOE as a result of the injuries suffered by Mother Doe.

COUNT FIVE: (Father Doe, as to defendant Wilton Board of Education)

- 1-30. Paragraphs 1-30 of Count One are here incorporated and made paragraphs 1-30 of this Count Three.
- 31. WBOE had a nondiscretionary obligation to remove Von Kohorn from contact with preschool students at Miller-Driscoll and breached its obligation by failing to do so.
- 32. Father Doe was an identifiable victim and WBOE placed him under the threat of imminent harm, in a situation reasonably calculated to cause him serious injury, when it assigned Von Kohorn to Boy Doe's classroom under the circumstances outlined above.
- 33. Father Doe has suffered emotional injury from knowing he allowed Boy Doe to be exposed to Von Kohorn and failing to recognize that Boy Doe was victimized by Von Kohorn, as a result of the conduct of Dr. Rapcyznski and other WBOE staff, as outlined above. Father Doe's injuries also have resulted in additional injury to Girl Doe.
- 34. Dr. Rapcyznski and WBOE's conduct as outlined above created an unreasonable risk of causing Father Doe emotional distress.
- 35. Father Doe's distress was a foreseeable consequence of Dr. Rapcyznski and WBOE's conduct, as outlined above.
- 36. Father Doe's emotional distress was severe enough that it has resulted in injury or bodily harm to Father Doe.
 - 37. Dr. Rapcyznski and WBOE's conduct was the cause of Father Doe's distress.

COUNT SIX: (Father Doe, as to defendant Town of Wilton)

- 1-37. Paragraphs 1-37 of Count Five are here incorporated and made paragraphs 1-37 of this Count Six.
- 38. At all relevant times, the WBOE, by and through the acts and omissions of staff members, authorized agents and/or employees working at Miller-Driscoll, functioned as an arm or agency of defendant Town of Wilton.
- 39. The Town of Wilton is legally responsible for any damages assessed against the WBOE as a result of the injuries suffered by Father Doe.

PLAINTIFFS, BOY DOE PPA MOTHER DOE AND FATHER DOE, MOTHER DOE, INDIVIDUALLY AND FATHER DOE, INDIVIDUALLY

BY____

PAUL A. SLAGER MICHAEL R. KENNEDY

SILVER GOLUB & TEITELL LLP

184 ATLANTIC STREET

STAMFORD, CONNECTICUT 06901

(203) 325-4491

JURIS # 58005

PRAYER FOR RELIEF

WHEREFORE, plaintiffs pray for relief from the defendant in the form of compensatory damages in excess of the jurisdictional minimum of \$15,000.00, exclusive of interest and costs, as well as any other relief the court or fact finder deems just and proper.

PLAINTIFFS, BOY DOE PPA MOTHER DOE AND FATHER DOE, MOTHER DOE, INDIVIDUALLY AND FATHER DOE, INDIVIDUALLY

PAUL A. SLAGER

SILVER GOLUB & TEITELL LLP

184 ATLANTIC STREET

P.O. BOX 389

STAMFORD, CONNECTICUT 06904

(203) 325-4491

JURIS # 58005